STATE OF SOUTH CAROLI	TINT A		196242	
STATE OF SOUTH CAROLI	INA )	BEFO	RE THE	
(Caption of Case)	,		CE COMMISSION	
Petition of the Office of Regula Wyboo Plantation Utilities, Inc and Charging of Unauthorized	orporated's Collection		OF SOUTH CAROLINA  COVER SHEET	
Posto:  Date:  (Please type or print)	1/30 )	DOCKET/NDI NUMBER: 2006	- <u>327</u> - <u>WS</u>	
Submitted by: nanette edward	O MINISTER OF THE PROPERTY OF	SC Bar Number: 9982		
		<b>Telephone:</b> 803.737	2.0575	
Address: 1441 Main St. STE 3	300	- Fax:	10070	
		Other:		
		Email: nsedwar@regstaff.	SC.gov	
NOTE: The cover sheet and information as required by law. This form is required be filled out completely.	on contained herein neither repla red for use by the Public Service	ces nor supplements the filing and ser	ruige of plandings on other a	
<ul><li>Emergency Relief demanded</li><li>Other:</li></ul>		ATION (Check all that apply) Request for item to be placed on expeditiously	n Commission's Agenda	
INDUSTRY (Check one)	NATU	JRE OF ACTION (Check all the	hat apply)	
Electric	Affidavit	Letter	Request	
Electric/Gas	Agreement	Memorandum	Request for Certification	
Electric/Telecommunications	Answer	☐ Motion	Request for Investigation	
Electric/Water	Appellate Review	Objection	Resale Agreement	
Electric/Water/Telecom.	Application	Petition	Resale Amendment	
Electric/Water/Sewer Brief		Petition for Reconsideration	Reservation Letter	
Gas	Certificate	Petition for Rulemaking	Response	
Railroad	Comments	Petition for Rule to Show Cause	Response to Discovery	
Sewer	Complaint	Petition to Intervene	Return to Petition	
Telecommunications	Consent Order	Petition to Intervene Out of Time	Stipulation	
Transportation	Discovery	Prefiled Testimony	Subpoena	
Water	Exhibit	Promotion	☐ Tariff	
<b>★</b> Water/Sewer	Expedited Consideration	Proposed Order	Cother: Testimony	
Administrative Matter	Interconnection Agreemen	_	. I Commony	
Other:	Interconnection Amendme	nt Publisher's Affidavit		
	Late-Filed Exhibit	Report		

Report

# THE OFFICE OF REGULATORY STAFF REBUTTAL TESTIMONY

**OF** 

WILLIE J. MORGAN

**NOVEMBER 26, 2008** 



**DOCKET NO. 2006-327-WS** 

Petition of the Office of Regulatory Staff Regarding Wyboo Plantation Utilities, Incorporated's Collection and Charging of Unauthorized and Unapproved Rates

Pagel

2		REBUTTAL TESTIMONY OF WILLIE J. MORGAN
3		FOR
4		THE OFFICE OF REGULATORY STAFF
5		<b>DOCKET NO. 2006-327-WS</b>
6	IN R	E: PETITION OF THE OFFICE OF REGULATORY STAFF REGARDING
7		WYBOO PLANTATION UTILITIES, INCORPORATED'S COLLECTION
8		AND CHARGING OF UNAUTHORIZED AND UNAPPROVED RATES
9		
10		
11	Q.	PLEASE STATE YOUR NAME, BUSINESS ADDRESS AND
12		OCCUPATION.
13		My name is Willie J. Morgan, and my business address is 1401 Main
14		Street, Suite 900, Columbia, South Carolina 29201. I am employed by the State
15		of South Carolina Office of Regulatory Staff ("ORS") as the Program Manager
16		for the Water and Wastewater Department.
17	Q.	WHAT IS THE PURPOSE OF YOUR REBUTTAL TESTIMONY IN THIS
18		PROCEEDING?
19	A.	The purpose of my rebuttal testimony is to clarify ORS's position on
20		issues raised by Mr. Mark Wrigley in his direct testimony. Specifically, I will
21		focus on the water and sewer tap fees, customer protests, Wyboo's "Motion for
22		Approval of Water Tap Fee to Conform to Existing Rate, Nunc Pro Tunc", and
23		customer refunds.

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## Q. HAS ORS CHANGED ITS POSITION ON THE ISSUE OF WYBOO HAVING CHARGED CUSTOMERS WATER TAP FEES NOT APPROVED BY THE COMMISSION?

No. Commission Order No. 1998-33 allowed Wyboo to charge a sewer tap fee of \$500. Wyboo did not receive authorization from the Commission to charge a water tap fee from the time it was granted a certificate on November 1, 1996 until February 26, 2007. It was not until February 26, 2007, that Wyboo was granted the authority to charge a water tap fee. This was authorized in Docket No. 2005-13-WS, Order No. 2007-138. The Commission granted the fees for water and sewer taps for situations only when Wyboo physically connects a customer or developer to its water or sewer system. Following a review of the information provided to the ORS in response to its data requests and as shown in Exhibit WJM-1, Wyboo records indicate at least 97 customers were billed a water tap fee prior to the Commission granting Wyboo approval to charge this fee. See Exhibit WJM-1. In addition, Wyboo has not provided information to demonstrate that it physically installed the taps for the customers specifically identified in Exhibit WJM-1 of my direct testimony. In fact, it is ORS's understanding that the taps located in the Deercreek Community were installed by the developer. This would include all taps on Blue Heron Point within the Deercreek Community. See Rebuttal Exhibit WJM-1, information supplied by Bill Gregory and Daryl Korpi to Willie Morgan.

1	Q.	DID ORS FILE A RESPONSE TO WYBOO'S MOTION FOR APPROVAL
2		OF A WATER TAP FEE TO CONFORM TO EXISTING RATE, NUNC
3		PRO TUNC?
4	A.	Yes. ORS filed a response on November 17, 2008. In our response, we
5		requested the Commission deny Wyboo's motion, require refunds where
6		appropriate and come into compliance with the Commission rules and regulations.
7	Q.	EXHIBIT MSW-1 INDICATES IN THE "TRACE REFUND/CHECK"
8		COLUMN THAT "WAIVERS" ARE PENDING OR FILED IN MOST OF
9		THE WATER AND SEWER TAP FEE CATEGORIES. WHAT IS ORS'
10		POSITION WITH REGARD TO THESE OVERCHARGE "WAIVERS"?
11	A.	As required under 26 S.C. Code Ann. Regs. 103-533 and 103-733 when a
12		customer is inadvertently overcharged by the utility, "the utility shall, at the
13		customer's option, credit or refund the excess amount paid by that customer or
14		credit the amount billed" The Commission regulations provide a clear remedy
15		for Wyboo customers. ORS has not been provided with documentation to show
16		that the customers have been given the option to receive a credit or a refund by
17		the utility.
18		Wyboo has provided ORS documentation demonstrating Wyboo has
19		entered into a contract agreement or "waiver" with one customer in order to be
20		relieved of its responsibility for refunding or crediting the customer's account for
21		an overcharge of tap fees. See Rebuttal Exhibit WJM-2. ORS has requested but
22		not received information regarding such settlements.

1		Furthermore, it is unclear whether the "consideration" offered in lieu of
2		the refunds or credits is proper and in compliance with the Commission's rules
3		and regulations.
4	Q.	EXHIBIT MSW-1 INDICATES IN THE "TRACE REFUND/CHECK"
5		COLUMN THAT CUSTOMER ACCOUNTS WERE ADJUSTED,
6		CREDITED AND/OR REFUNDS WERE MADE FOR OTHER
7		UNAPPROVED CHARGES. WAS ORS ABLE TO VERIFY THAT
8		CUSTOMER ACCOUNTS WERE ADJUSTED, CREDITED AND/OR
9		REFUNDED?
10	A.	No. While Wyboo provided a spreadsheet of information in MSW-1
11		detailing some overcharges or unapproved fees have been returned to customers
12		or credited to their accounts (i.e. Cut-on fees, Cut-off fees, Illegal water use fees,
13		Water Service for Pool charges, Impact fees, DHEC sewer fees, customer
14		deposits), Wyboo did not provide verification of these adjustments, credits and/or
15		refunds. In order to verify, ORS may review a customer's complete billing
16		history, Wyboo bank statements and Wyboo cancelled checks. As of the date of
17		this testimony, ORS cannot verify the reconciliation information provided in
18		MSW-2 is accurate.
19	Q.	HAS WYBOO ACCURATELY CHARACTERIZED THE STATUS OF
20		THE WATER TAP FEE OVERCHARGES PRESENTED IN YOUR
21		DIRECT TESTIMONY?
22		No. As shown in Exhibit WJM-1, Bate Stamp #0036, the customer
23		identified as Springdale Builders, Inc. paid a water tap fee of \$3,600 for eight (8)

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taps. In Exhibit "MSW-1", Mr. Wrigley on line 197 incorrectly label this customer as being "overbooked" by ORS. Exhibit WJM-1, Bate Stamp #0036 is from Wyboo's own billing records.

In addition, Mr. Wrigley failed to provide any information about the status of several other customers of the utility that were overcharged and identified in Exhibit WJM-2 of our direct testimony. This includes, but is not limited to, the following customers:

Bate Stamp	Customer Name	Type of Charge	Amount of Overcharge	Date	Address
0005	Ard, Mark/Stacy	Sewer Tap Fee	\$600.00	10/21/2006	10 Lake Arbu Dr.
0006	Bazen, Wayne	Sewer Tap Fee	\$650.00	8/22/2005	1015 Mill Creek
0013	Cupp, Richard Tammy	Sewer Tap Fee	\$650.00	8/18/2006	208 Lake Arbu Dr.
0013	Cupp, Richard Tammy	Water Tap Fee	\$450.00	8/18/2006	208 Lake Arbu Dr.

## Q. HAVE WYBOO CUSTOMERS CONTACTED THE ORS REGARDING

#### **UNAPPROVED RATES AND CHARGES?**

Yes. ORS received several complaints from customers concerning overcharges by Wyboo. In addition to these complaints, several customers filed letters of protests or complaints to the Commission. These include filings by Mr. Bob Parro on January 11, 2007 and Mr. Richard P. Bricken, Esquire on February 22, 2007. In August 2008, Mr. Bricken filed a letter with this Commission indicating that he was satisfied with the resolution of his complaint and did not want to proceed with his complaint. Mr. Bob Sternberg likewise has indicated that he is satisfied with the resolution of his complaint. However, ORS does not have any of the details of the complaint resolution for these customers.

A.

Yes, it does.

REBUTTAL EXHIBIT WIM-1

Memo

October 19, 2006

To: Mr. Willie Morgan

Office of Regulatory Staff Fax 803-737-0801

From: Bill Gregory

Contract Developer of Wyboo Plantation-Retired

I have reviewed the responses of John F. Beach to your request Dated October 13, 2006.

Section 2.22

The response says "During construction of the systems, the original construction company did not install Elder Valves anywhere within the utility system".

This is a total misrepresentation. According to Timmons Engineering plans approved by DHEC, Barrett Construction installed a 2" brass valve in the sewer collection line at every patio home. James Septic Tank Company has a package price to furnish all labor and material to install the complete STEP tank system on lot, including Electric hook up and drain line into 2" valve at collection line. This cost is included in the contractor's price to owner. Wyboo Plantation Utilities is not involved in this installation and has no cost.

It appears to me that if a disconnection is required for lack of payment, both water & sewer would be involved. When you cut off the water you have cut off the sewer!!

Section 2.24

The letter provided you dated May 7, 2002 from Wayne Stokes, Manager Construction Permitting Section of DHEC, to Mark Wrigley, Wyboo Plantation Utilities clearly states DHEC's regulation, period.

Section 2.29

The statement that the utility has plans on the drawing board for an upgrade of the wastewater treatment plant for at least \$1.2 million dollars is completely unreasonable and out of line. The utility needs to supply the requirements for the approved franchise area. This would be a fraction of the stated cost.

### RECEIVED

OCT 2 5 2006

Springdale Builders Will Bomar Road Greer, SC 29651 ORS \_**T,T,W,**W/W

Mr. Willie J. Morgan P.E.
Program Manager for Water & Waste Water
South Carolina office of Regulatory Staff
1441 Main Street
Suite 300
Columbia, SC 29201

Dear Sir:

I have been advised that Mark Wrigley, Owner of Wyboo Plantation Utilities, Inc. Has charged my company unauthorized tap fee rates for water and sewer at Deercreek Plantation in Clarendon County.

Enclosed are copies of two checks payable to Wyboo Plantation Utilities, Inc.

Totaling \$9,000.00 representing 20 water taps @ \$450.00 each. One check payable to
Wrigley and Associates, Inc. for \$8,032.80 representing 12 sewer taps @ \$650.00

Each = \$7,800.00 plus \$232.80 for water usage.

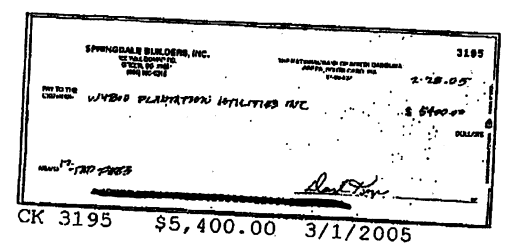
I would appreciate any help you can give me to recoup these unauthorized Charges.

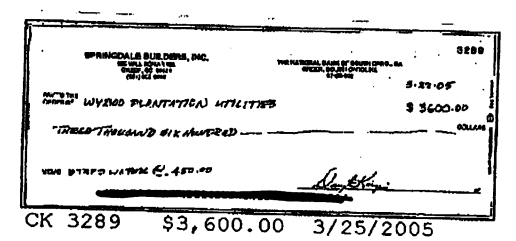
Very truly yours,

Daryl Korpi-Owner

The second secon

REBUTTAL EXHIBIT WJM-1





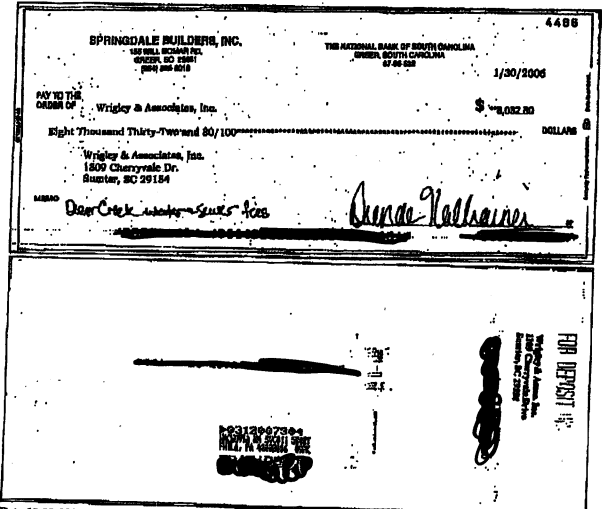
NBSC - GREER SC

MOZ

PAGE 82/82

REBUTTAL EXHIBIT WJM-1

Page 1 of 1



Date:02-03-2006 Sequence:6942392180 Serial:4486 TR Account Account: TranCode:0
Amount:38,032.80 DbCr:D InstD:834 EmployecFlag:- MilitatiD:834 MIProminstD:834 MIAccount:3542881601
MICostCenter:89 MIApplD:1 MiBranch:0 MITciler:0



1.8 Provide copies of all existing and proposed special contracts bind Wyboo to a third party. Special contracts would include but not be limited to contracts for maintenance, construction agreements, rate agreements, system ownership, and loan agreements.

The following is responsive to Data Request No. 1.8:

STATE OF SOUTH CAROLINA
COUNTY OF SUMTER

ACCEPTANCE OF OFFER
IN COMPROMISE AND
AGREEMENT TO PAY

KNOW ALL MEN BY THESE PRESENTS, that RICHARD P. BRICKEN &

KAREN C. BRICKEN (herein after referred to as "Releasors,") for and in consideration of a monthly credit to Releasors' water & sewer account with Wyboo Plantation Utilities, Inc., equal to the entire monthly water and sewer charge nominally owed by Releasors on a monthly basis for an eighteen (18) month calendar period only, beginning September, 2008, to Wyboo Plantation Utilities, Inc., (hereinafter the, "Credit"), (also, hereinafter the "Consideration"), the receipt and sufficiency of which is now acknowledged, when provided over the eighteen (18) month calendar period, and other valuable consideration and in consideration of the receipt of the mutual covenants, promises, and Consideration contained herein, does hereby accept the offer in compromise of WYBOO PLANTATION UTITLIES, INC., (hereinafter referred to as "Offeror,") (Releasors and Offeror are sometimes collectively referred to herein as the "parties") and RICHARD P. BRICKEN & KAREN C. BRICKEN will immediately, unon full Successors of the parties of the parties of the parties of the parties. INC., release WYBOO PLANTATION UTITLIES, INC., release WYBOO PLANTATION UTITLIES, INC., its heirs, its assigns and its attorneys, whether or not named herein, of and from any and all claims, demands, debts, rights, actions, causes of action at law or in equity, complaints, damages, costs, loss of service, expenses, and compensation of whatspever

herein, of and from any and all claims, demands, debts, rights, actions, causes of action at law or in equity, complaints, damages, costs, loss of service, expenses, and compensation of whatsoever nature, now existing or which may hereafter be claimed to accrue, and all known and unknown, foreseen and unforeseen, claimed damages and the consequences thereof resulting, which heretofore have been claimed, and which hereafter may be claimed by RICHARD P. BRICKEN & KAREN C. BRICKEN, from any and all acts and/or omissions from the beginning of time until the date of these presents, as a result of or in any way related to, directly or indirectly, or by reasonable implication to their business and customer relationship or otherwise or any other claim which could possibly be asserted by RICHARD P. BRICKEN & KAREN C.

BRICKEN against WYBOO PLANTATION UTITLIES, INC. The release by RICHARD P. BRICKEN & KAREN C. BRICKEN will be self executing upon full performance by WYBOO PLANTATION UTITLIES, INC. In consideration of the execution of this

Acceptance of Offer in Compromise and Agreement to Pay August 13, 2008 Page 2 of 4

Agreement by WYBOO PLANTATION UTITLIES, INC., RICHARD P. BRICKEN & KAREN C. BRICKEN agree to immediately contact an appropriate representative from the Public Service Commission of South Carolina and request that their participation in Docket No. 2006-327-W/S be withdrawn. Releasors' future nonparticipation in Commission Dockets related to WYBOO PLANTATION UTITLIES, INC. is agreed upon and is expressly contingent on the full performance of this Agreement by WYBOO PLANTATION UTITLIES, INC.

WYBOO PLANTATION UTITLIES, INC. having agreed to provide the cited Consideration to RICHARD P. BRICKEN & KAREN C. BRICKEN, desires to enter into this Agreement for the express purpose of forever settling all disputes, complaints, and differences between the parties, in any forum or venue, including all forums and venues in any State or location of the Unites States of America and its territories. In consideration of the above, the undersigned also agree that the execution of this Agreement and the mutual covenants and promises made herein, are not to be construed as an admission of liability on the part of either party, and EACH denies liability of any nature or kind to the OTHER, other than WYBOO PLANTATION UTITLIES, INC.'s agreement to provide the Consideration cited in this Agreement, in the form and matter set forth in this Agreement and Releasurs' stated obligations.

This Agreement shall cover and shall include, and does cover and does include, any and all claimed future damages of any kind not now known to and/or claimed by the parties hereto, but which may later be claimed, including the claimed effects and consequences thereof, and including all causes of action therefore, as a result of, directly or indirectly, or in any way related to directly or indirectly, or by reasonable implication to their business and customer relationship, or otherwise or any other claim which could possibly be asserted by RICHARD P. BRICKEN

& KAREN C. BRICKEN, as related to the subject matter pending here, we have

The undersigned further declares and represents that no promise, inducement, or agreement not herein expressed has been made to the Parties and this Agreement contains the entire agreement between the parties hereto, and that the terms of this Agreement are contractual and not a mere recital. The Releasors warrants that there are no other claims or debts, satisfied or not, known or unknown of any kind and the Parties agree that no other such interest has been disclosed to WYBOO PLANTATION UTITLIES, INC. The Parties further agree that the Consideration to be provided pursuant to this Agreement is and shall be, a complete bar to any

2008-Aug-18 03101 PM Austin & Rogers 8032523654

Association of Office in Continuous and Agreement to Pay August 19, 2008 Page 4 of 4

AGREEMENT TO PAY

WYBOO PLANTATION UTITLES, INC., in consideration of RICHARD P. BRICKEN & KAREN C. BRICKEN'S otherwise monorditional scoreptunes of its offer in compromise, agrees to provide the Credit described hereinabove as set forth beteinabove. WYBOO PLANTATION UTITLES, INC. 's Agreement to provide the Credit is unconditional, except as set forth in this Agreement.

Tringing the create described Unterm	bove as het forth hereinabove. WYBOO PLANTATION
UTHILLIES, INC. 's Agreement to ;	movide the Credit is unconditional, except as set forth in this
Agreement.	
WITNESS our Hands and S Thousand and Right, and in the T Independence of the United States of	Wo Handrod and Thirry-Barond was of the Comment
Signed, Scaled and Delivered,	
wroten f. like &	WYBOO PLANTATION UTITLIES, INC. (OFFEROR)
Que LO	By lock Shingley
**********	***************************************
THE SAME AND LAGREE TO TO THE LEGALLY BOUND TO HAVING HAD SUPPLIED THE	THE TERMS HERSOF WITHOUT RESERVATION. IN TO BRAD AND UNDERSTAND THIS DOCUMENT
	RPU KCB
(WITHERS)	(A)
(WITNESS)	RICHARD P. BRICKEN (RELEASOR)
(WITNESS)	HOBNOLL-
· · · ·	(RELEASOR)

₽0.9

#### **BEFORE**

### THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA DOCKET NO. 2006-327-WS

TAT	T	т
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Petition of the Office of Regulatory Staff	)	
Regarding Wyboo Plantation Utilities,	)	CERTIFICATE OF SERVICE
Incorporated's Collection and Charging of	)	
Unauthorized and Unapproved Rates	_)	

This is to certify that I, Pamela J. McMullan, an employee with the Office of Regulatory Staff, have this date served one (1) copy of the DIRECT TESTIMONY AND EXHIBITS OF WILLIE J. MORGAN in the above-referenced matter to the person(s) named below by causing said copy to be deposited in the United States Postal Service, first class postage prepaid and affixed thereto, and addressed as shown below:

Mark S. Wrigley, CEO
Wyboo Plantation Utilities, Incorporated
Post Office 2099
Sumter, SC, 29151

Richard L. Whitt, Counsel Austin & Rogers, P.A. Post Office Box 11716 Columbia, SC, 29201

Pamela J. McMullan

November 26, 2008 Columbia, South Carolina